Vinson&Elkins

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August 30, 2005

Thomas Chandler Chief, Disability Rights Office Bureau of Consumer and Governmental Affairs Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

> Re: Nordia Inc. Annual Progress Report on Waived TRS Standards for IP and VRS CC Docket No. 98-67

Dear Mr. Chandler:

This letter is written to correct the above referenced June 2, 2005 report by Nordia, Inc. (Nordia) which did not address Nordia's progress in meeting the waived standards for Video Relay Service (VRS). In its transmittal letter, counsel for Nordia stated that the report did not address VRS because Nordia was not currently providing this service. However, counsel has since been advised that Nordia does in fact provide a very limited VRS through a partnership with CAC (Communication Access Centre). The VRS usage is de minimus (e.g., 82 minutes in June and none in July). Hence, given the de minimus VRS traffic handled by Nordia and its limited experience in providing this offering, Nordia has not yet begun to determine how it will meet the waived standards for VRS and hence did not include this service in its annual report. Nordia will include VRS in its next 2006 annual report regarding the waived standards at which time VRS minutes may be more substantial.

Please contact me directly if you have any further questions regarding Nordia's report.

Sincerely
Gregory & Staple

cc: Gregory Hlibok, FCC

Bernard Durocher, Nordia

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